

No. 231, A.]

[Published April 27, 1895.]

CHAPTER 252.

AN ACT to amend section 2815, of Sanborn and Berryman's annotated statutes of the state of Wisconsin, relating to the powers of county judges and court commissioners.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Section 2815, of Sanborn and Berryman's annotated statutes is hereby amended by adding after the word "record" in the eleventh line of said section the following words: "No county judge or court commissioner, however, shall have power to vacate or set aside any judgment of a circuit court," so that said section as amended shall read as follows: Section 2815. Where these statutes authorize an order or proceeding to be made or taken by the court it must be done by a court in session; where these statutes authorize an order or proceeding to be made or taken by the presiding judge or by the circuit judge, using such words of designation, no county judge or court commissioner can act. Except as so provided or otherwise expressly directed in particular instances a county judge or court commissioner may exercise within his county the powers and shall be subject to the restrictions thereon of a circuit judge at chambers, according to existing practice, and these statutes in all actions or proceedings in courts of record. No county judge or court commissioner, however, shall have power to vacate or set aside any judgment of a circuit court; but all such orders may be reviewed by the court.

County judge or court commissioner can not vacate or set aside any judgment of a circuit court.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 17, 1895.